UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK		DOCUMENT ELECTRONICALLY FILED	
RALPH FLEMING,	X	DOC #:DATE FILED:1/28/10	
	Plaintiff	Case No.: 09-CV-4377 (DLC)	
-against-		AMENDED SCHEDULING ORDER	
POSILLICO CIVIL, INC.,			
	Defendant.		
	X		
POSILLICO CIVIL, INC.,			
Third-Party Plaintiff,			
-against-			
VILLAGE DOCK, INC.,			
Third-Party Defendant.			
X			
This matter having been b	prought before the Co	ourt on written application of Daniel G. McDermott	

This matter having been brought before the Court on written application of Daniel G. McDermott of Marshall, Dennehey, Warner, Coleman & Goggin on behalf of the third-party defendant and the Court having noted the consent of counsel for all parties who have appeared to date:

IT IS on this 28 th day of January, 2010

ORDERED that the Scheduling Order entered on September 30, 2009 is hereby amended as follows:

- 1. The parties shall comply with their Rule 26(a)(1), Fed.R.Civ.P., initial disclosure obligations by February 25, 2010.
- 2. The plaintiff shall provide his medical releases to the defendant by February 25, 2010.
- 3. The parties are instructed to contact the chambers of Magistrate Judge Kevin N. Fox prior to June 1, 2010 in order to pursue settlement discussions under his supervision.

The plaint if mon required to the serve his medical releases by 10/30/09. If he failed to do so, the parties must comisolistely advise the Court.

- 4. All fact discovery must be completed by August 26, 2010.
- 5. Plaintiff's identification of experts and disclosure of expert testimony conforming to the requirements of Rule 26(a)(2)(B), Fed.R.Civ.P., must occur by September 16, 2010. Defendant's identification of experts and disclosure of expert testimony must occur by October 7, 2010.
- 6. All expert discovery must be completed by October 28, 2010.

7. The Joint Pre-Trial Order must be filed by November 18, 2010.

So erdered. January 28, 2010

Honorable Denise L. Cote United States District Judge

MARSHALL, DENNEHEY, WARNER, COLEMAN & GOGGIN
Attorneys for Third-Party Defendant

By: /s/Daniel G. McDermott

DANIEL G. MCDERMOTT, ESQ.
TAMMY FASTMAN, ESQ.
Wall Street Plaza
88 Pine Street 21st Floor
New York, New York 10005

File No.: 18176.00106 Tel: 212-376-6400 Fax: 212-376-6490

ROBERTA ELLEN ASHKIN, ESQ. Local Counsel for Plaintiff

By: /s/Roberta Ellen Ashkin

ROBERTA ELLEN ASHKIN, ESQ. 580 Broadway Suite 906

New York, New York 10012

Tel: 212-965-0010 Fax: 212-965-1301 robertaashkin@aol.com

O'BRYAN BAUN CHOEN CUEBLER KARAMANIAN Counsel for Plaintiff

By: /s/Dennis Michael O'Bryan

DENNIS MICHAEL O'BRYAN, ESQ. HOWARD MICHAEL COHEN, ESQ. 401 South Old Woodward Suite 450

Birmingham, MI 48009 Tel: 248-258-6262 Fax: 248-258-6262 dob@obryanlaw.net

KENNEDY LILLIS SCHMIDT & ENGLISH Counsel for Defendant/Third Party Plaintiff

By: /s/Daniel John Garry

CRAIG SHAW ENGLISH, ESQ. DANIEL JOHN GARRY, ESQ.

75 Maiden Lane

New York, New York 10038

Tel: 212-430-0800 Fax: 212-430-0810 cenglish@klselaw.com dgarry@klselaw.com